Form 210A (10/06)

## United States Bankruptcy Court

District Of

**VIRGINIA** 

**EASTERN** 

• • • • • • • • • • • • • • • • • • • •	
In reCIRUIT CITY STORES, INC, Ca	se No08-35653
TRANSFER OF CLAIM OTI	HER THAN FOR SECURITY
A CLAIM HAS BEEN FILED IN THIS CASE or Transferee hereby gives evidence and notice pursus transfer, other than for security, of the claim reference.	ant to Rule 3001(e)(2), Fed. R. Bankr. P., of the
VONWIN CAPITAL MANAGEMENT, LP  Name of Transferee	Congressional North Associates LP Name of Transferor
Name and Address where notices to transferee	Court Claim # (if known): 14561

Name and Address where notices to transferee
should be sent:
Amount of Claim: \$1,150,212.97

ATTENTION: ROGER VON SPIEGEL
261 FIFTH AVENUE, 22ND FLOOR
NEW YORK, NY 10016

Phone: 212-889-1601
Last Four Digits of Acct #: Last Four Digits of Acct. #: \_\_\_\_\_\_\_

Name and Address where transferee payments should be sent (if different from above):

Phone: 212-889-1601
Last Four Digits of Acct #: \_\_\_\_\_\_\_

I declare under penalty of perjury that the information provided in this notice is true and correct to the

best of my knowledge and belief.

By: /s/ Michael Winschuh Date: August 27, 2010

Transferee/Transferee's Agent

Penalty for making a false statement: Fine of up to \$500,000 or imprisonment for up to 5 years, or both. 18 U.S.C. §§ 152 & 3571.

UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF VIRGINIA, RICHMOND DIVISION

In re:

Case No. 08-35653

Circuit City Stores, Inc.

Chapter 11

Debtor

## NOTICE OF TRANSFER OF CLAIM PURSUANT TO RULE 3001(e)

PLEASE TAKE NOTICE that any and all claims of Congressional North Associates Limited Partnership ("Assignor") that are scheduled by the Debtor(s) and or filed as an original or amended Proof of Claim against the Debtor(s), including but not limited to the following:

Proof of Claim	Claim No
Amount	
\$1,150,212.97	14561

have been transferred and assigned to VonWin Capital Management, L.P. ("Assignee"). The signature of Assignor on this document is evidence of the transfer of the claims and all rights thereto.

Assignor hereby waives any notice or hearing requirements imposed by Rule 3001 of the Bankruptcy Rules, and stipulates that an order may be entered recognizing this Assignment as an unconditional assignment and the Assignee herein as the valid owner of the Claim. You are hereby requested to make all future payments and distributions, and to give all notices and other communications, in respect of the Claim to the Assignee.

ASSIGNEE: VonWin Capital Management, L.P. ASSIGNOR: Congressional North Associates LP 261 Fifth Avenue, 22<sup>nd</sup> Floor Address: Address: Craig M. Palik, Esq. New York, NY 10016 6411 Ivy Ln Ste 200 Greenbell Signature: Signature: Name: an D. Oshen Name: Michael Winschu Title: Title: Date: Managing Director Date:

Creditor Date-On 15565 CHARNOT DAGS 17565 Filed 08/27/10 Entered 08/27/10 16:42:12 Desc Malinge 1 of 1 Document Page 3 of 3

## **Creditor Data for Claim Number 14561**

<u>Help</u>

Creditor: Congressiona Craig M Palik 6411 Ivy Ln St Greenbelt, ME	te 200				Date Clai Claim #:	<b>m Filed:</b> 8/24/200 14561	9		
2701 Tower O Rockville, MD	I North Associates Limited Pa Paks Blvd Ste 200 20852	artners	ship						
Debtor Name Debtor Case	: Circuit City Stores, Inc. Number: 08-35653								
	Schedule Amount	C'	U*	D*	Filed Clain	Filed Claim Amount		Present Claim Amount	
GU						\$1,150,212.97			W/D
PRI									
SEC									
AP AS			<u> </u>	<u> </u>					
			<u> </u>						
TOTALS						\$1,150,212.97			\$0.00
*C=Contingent, U	I=Unliquidated, D=Disputed								
Transfer Histor	ry							**.	
Date File	d Date Effective		Transfer T		sfer Type	Transferor	Tra	ansferee	Status
No records for	und								
Objection Histo	ory								
	Date Created				Name	Basis	Basis Status		tus
No records for	und							***************************************	

Claim Withdrawal History

Date Filed	Docket Number	Document Name	File Size
No records found			

Stipulation History

Date Filed	Docket Number	Document Name	File Size
9/21/2009		Settlement Agreement re: Congressional North Associates Limited Partnership	401 k

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Without limiting the generality of the foregoing, any failure by a debtor to designate a claim listed on the Schedules as "disputed", "contingent", or "unliquidated" does not constitute an admission that such amounts are not "disputed", "contingent", or "unliquidated". Further, each debtor reserves the right to amend their Schedules and Statements of Financial Affairs as necessary and appropriate. Debtors further reserve the right to dispute, on any grounds, or to assert offsets or defenses to, any claim reflected on their schedules or filed against a Debtor, including objecting to the amount, liability classification or priority of such claim, or to otherwise subsequently designate any claim as "disputed", "contingent", or "unliquidated".